

Federal Communications Commission

Hearing Aid Compatibility Status Report (FCC Form 655)

Reporting Period: January 1, 2009 - December 31, 2009 Filing Confirmation Number: 0004064250

Filing Deadline: January 15, 2010 FRN: 0001711365

General Report Information

Type of Company

Service Provider

De Minimis Exception

Did you offer more than two handsets over any air interface to service providers (if you are a device manufacturer) or to subscribers (if you are a service provider) during this reporting period? No

Did you offer any handsets to service providers (if you are a device manufacturer) or to subscribers (if you are a service provider) during this reporting period? Yes

Company Information

Company Name: PetroCom License Corporation d/b/a Broadpoint

PO Box:

Street Address: 711 W. Bay Area Blvd., Suite 405

City: Webster State: TX Zip Code: 77598

Contact Name: Bryan Olivier Contact Phone: (713) 580-4100 Contact Fax: (713) 580-4150

Contact Email: bolivier@broadpointinc.com

Filing Agent

Is this report being filed by an agent on behalf of a manufacturer or service provider? Yes

Agent Name: Mintz Levin Cohn Ferris Glovsky & Popeo PC

PO Box:

Street Address: 701 Pennsylvania Avenue NW, Suite 900

City: Washington

State: DC Zip Code: 20004

Contact Name: Russell H. Fox
Contact Phone: (202) 434-7300
Contact Fax: (202) 434-7400
Contact Email: rfox@mintz.com

Product Labeling

Do all hearing aid-compatible handsets include labeling? Yes

Explain:

Do all hearing aid-compatible handsets with the Wi-Fi air interface have clear and effective disclosure that the handset has not been tested for hearing aid compatibility with respect to its Wi-Fi voice operation? Yes Explain:

Public Website

Does your company maintain a public website describing all hearing aid-compatible models, the ratings of those models, and an explanation of the rating system? No

Website address:

Explain: Because Broadpoint offers only two handsets, it is exempt as de minimis from all FCC hearing aid compatibility rules except reporting. 47 C.F.R. 20.19(e).

Consumer Outreach

Describe consumer outreach efforts in the past 12 months: Because Broadpoint offers only two handsets, it is exempt as de minimis from all FCC hearing aid compatibility rules except reporting. 47 C.F.R. 20.19(e).

Methodology for Functionality Levels

N/A

Report Remarks

Handset 1: Nokia 6085

Handset Maker

Nokia

Handset Model Name FCC ID

6085 LJPRM-198H

Air Interfaces/Frequency Bands

850 MHz GSM

Wi-Fi Interface

Is this handset capable of Wi-Fi voice operations? No

Dates

This handset model was offered from: 01/09 to 12/09

Ratings

M-Rating: M3 T-Rating: T3

Functionality Level

Functional

Remarks

Handset 2: Motorola W230a

Handset Maker

Motorola

Handset Model Name FCC ID

W230a IHDP56HK1

Air Interfaces/Frequency Bands

850 MHz GSM

Wi-Fi Interface

Is this handset capable of Wi-Fi voice operations? No

Dates

This handset model was offered from: 08/09 to 12/09

Ratings

M-Rating:

T-Rating:

Functionality Level

Non-HAC

Remarks

Certification

This Report has been certified by:

Russell H Fox Attorney 12/15/2009